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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/650,134	08/28/2003	Mengtao Pete He	29930.9800	6333
48236	7590 05/31/2006		EXAMINER	
SNELL & WILMER, LLP			CONLEY, SEAN EVERETT	
ONE ARIZONA CENTER 400 E. VAN BUREN		ART UNIT	PAPER NUMBER	
PHOENIZ, AZ 85004-2202			1744	
			DATE MAILED: 05/31/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
Office Action Summary		10/650,134	HE ET AL.	
		Examiner	Art Unit	
		Sean E. Conley	1744	
Period for	The MAILING DATE of this communication app	*	orrespondence address	
A SHC WHICH - Extens after S - If NO p - Failure Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 IX (6) MONTHS from the mailing date of this communication. Deenod for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, ply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 16(a). In no event, however, may a reply be tim fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status	·			
2a)⊠ 3 3)□ 3	Responsive to communication(s) filed on 14 Ma This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowan closed in accordance with the practice under E	action is non-final. ace except for formal matters, pro		
Dispositio	on of Claims			
5)	•	election requirement.		
10)⊠ T , , ,	The specification is objected to by the Examiner the drawing(s) filed on <a href="2/13/2004">2/13/2004</a> is/are: a) at a Applicant may not request that any objection to the calculation drawing sheet(s) including the correction of the oath or declaration is objected to by the Examiner.	accepted or b) objected to by the drawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority ur	nder 35 U.S.C. § 119			
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>				
	of References Cited (PTO-892)	4) Interview Summary		
3) 🔲 Informa	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:	te atent Application (PTO-152)	

#### **DETAILED ACTION**

## Response to Amendment

1. The amendment filed March 14, 2006 has been received and considered for examination. Claims 1-5 are pending.

## Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

2. Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vieira (U.S. Patent No. 6,487,367 B2) in view of O'Neil (U.S. Patent No. 4,739,928).

Regarding claims 1 and 5, Vieira discloses an air freshener dispenser comprising a first vaporizable material (aromatic or insecticide inside chamber (17)), a second vaporizable material (a different aromatic or insecticide inside chamber (18)) and a common delivery system comprising a transfer mechanism and an evaporation region (heating block (1)). The transfer mechanism comprises a first wick structure (19) that is in liquid communication with the first vaporizable material (aromatic liquid in chamber (17)) and a second wick structure (20) that is in liquid communication with the second vaporizable material (aromatic liquid in chamber (18)) (see figure 4; col. 6, line 57 to col. 7, line 62). Vieira also discloses a transfer mechanism (first and second wick structures) that is physically attached to the delivery system (heating block (1) with

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heating element(s)) (see col. 7, lines 25-46). Vieira fails to teach an evaporation region comprising a pad in liquid communication with the first and second wick structures (17, 18).

O'Neil discloses an air freshener dispenser that comprises a reservoir (container (12)) containing a volatile liquid fragrance composition that is carried to an emanator pad (22) by a wick means (16) for subsequent diffusion from the pad into the atmosphere (see col. 1, lines 7-12; col. 2, lines 45-50; figure 1). In use, the emanator pad (22) is contacted with the wick (16) so that the volatile liquid fragrance can be wicked from the container (12) to the emanator pad (22) and then diffused into the atmosphere by evaporation (see col. 5, lines 25-30). This reference has been relied upon to teach that it is well known to attach a pad in liquid communication with a wick in order to enhance diffusion and evaporation of a volatile liquid fragrance.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Vieira and include an emanator pad in liquid communication with the wick structures as taught by O'Neil in order to enhance diffusion and evaporation of the fragrance from the wicks into the atmosphere via the emanator pad.

Regarding claim 2, Vieira discloses that the first vaporizable material includes a first fragrance and the second vaporizable material includes a second fragrance (see col. 7, lines 50-54 – in an aromatherapy, two different aromatics can be placed in chambers 17, 18 so that they can be evaporated to produce a mixture of aromatics).

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Regarding claim 3, Vieira discloses that the first and second volatizable materials (fragrances) are physically attached to the delivery system (attached by first and second wicks (19, 20) inside of chambers (17, 18) containing the volatizable aromatics) (see col. 7, lines 25-33 and 47-54).

Regarding claim 4, Vieira discloses a delivery system that further comprises a controller (heating block (1) with a heating element) configured to modulate the amounts of the first and second volatizable materials evaporated into the environment (see col. 3, lines 43-67).

### Response to Arguments

3. Applicant's arguments with respect to claims 1-5 have been considered but are most in view of the new ground(s) of rejection. See rejection above in view of Vieira (U.S. Patent No. 6,487,367 B2) and O'Neil (U.S. Patent No. 4,739,928).

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean E. Conley whose telephone number is 571-272-8414. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gladys Corcoran can be reached on 571-272-1214. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SEC J. I. C

May 24, 2006

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